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In re Application of: Tsai)	DIRECTOR OFFICE
Application No.: 09/535,226)	TECHNOLOGY CENTER 2100
Filed: March 24, 2000)	DECISION ON PETITION TO
Attorney Docket No.: TI-29058)	ACCEPT CORRESPONDENCE AS
For: INTERFACE BETWEEN DIFFERENT)	TIMELY FILED UNDER 37 CFR §1.8
CLOCK RATE COMPONENTS)	

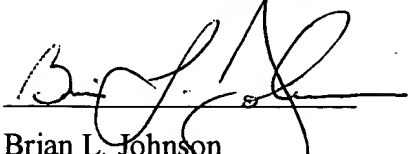
This is a decision on the petition filed April 28, 2005 to have correspondence deemed to have been timely filed under 37 CFR § 1.8(b).

A review of the file indicates that a Final Office action was mailed October 24, 2003. An amendment after final was received on December 18, 2003. In response, an Advisory Action was mailed on January 23, 2004. A request for extension of time (one month, \$110) and Notice of Appeal were filed on February 24, 2004. A timely received Appeal Brief was then filed on April 26, 2004 and is of record. In addition, a correspondence address change was processed on May 27, 2005. Finally, upon reopening prosecution, the Examiner issued a subsequent Final-Office Action, which was mailed on July 21, 2005.

In light of the reopening of prosecution by the Examiner in charge of the instant application, the petition to consider the correspondence filed April 26, 2004 as having been timely filed, is deemed to be moot.

Accordingly, the petition is **DISMISSED AS MOOT**.

Any questions regarding this decision can be directed to the undersigned at 571-272-3595.



Brian L. Johnson
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Technology Center 2100
Computer Architecture, Software, and Information Security